

**IN THE COURT OF ADDL.DISTRICT & SESSIONS JUDGE-I
AIZAWL JUDICIAL DISTRICT, AIZAWL**

**Bail No.855/2015
Crl.Tr.No. 711/2015 U/S 307 IPC**

| | | |
|------------------|-----|------------|
| Laltlinliana | : | Petitioner |
| | Vrs | |
| State of Mizoram | : | Respondent |

BEFORE

Vanlalmawia
Addl.District & Sessions Judge-I

PRESENT

| | | |
|------------------------|---|--|
| For the Appellant | : | H.Laltanpuia, Advocate. |
| For the opposite party | : | Lalremruata Addl.PP Lily Parmawii Hmar, APP |
| Date of Hearing | : | 6.8.2015 |
| Date of order | : | 6.8.2015 |

ORDER

Counsel for the accused/applicant prays and submit that the applicant was arrested on 25.9.2014 for the commission of an offence punishable u/s 307 IPC and was remanded in judicial custody till date. Further counsel for the applicant submits that the applicant is having wife and two minor children where the younger one is an a physical handicap and his wife left his children while he is remanded in custody and his children are unable to continue their studies since there is no one to take care of them. The ld. counsel for the applicant also submits that the applicant is a permanent resident of Zuangtui Aizawl Aizawl and there is no danger of hampering investigation and absconding from the flea of justice. The applicant will abide all the terms and conditions, and also will report

himself to this Hon'ble court if and when call for. Hence, the Id. counsel for the applicant prays this Hon'ble court to release him on bail.

On the other hand, the prosecution objected bail and submitted that the petitioner did not have a documentary proof of his pleading. Also submitted that the petitioner did not deny the charge leveled against him at the time of charge consideration and that a prima facie case is well established against the petitioner. Hence prayed the court to reject bail.

Upon hearing of both parties, and on perusal of the case record, the injury is reported simple injury and the accused is detained for about 10 (ten) months. Accused Laltliniana is therefore granted bail with bond of Rs.30,000/- with reliable surety preferable Government Servant, working in Aizawl Town, duly certified by controlling officer with the following condition.

1. Accused shall attend court regularly.
2. Accused shall not leave Mizoram within the bail period.
3. He shall not act to hamper trial, and shall not commit any cognizable offence during the bail period.

Failure to comply shall entail cancellation of bail.

The bail petition is disposed.

(VANLALMAWIA)
Addl. District & Sessions Judge-I
Aizawl Judicial District, Aizawl

Memo No _____ /ADJ-I(A)/2015 : Dated Aizawl the, 6th August 2015

Copy to :-

1. District & Sessions Judge.
2. Accused Laltliniana S/o Lalhlimsanga Zuangtui C/o H. Laltanpuia Advocate.
3. Spl. Superintendent of Central Jail, Aizawl.
4. Case record of CrI.Tr.No.711/2015.
5. APP, Addl. PP
6. Judicial Section.
7. Case record.
8. Guard file.

PESHKAR